

## **Exhibit 6**

**Joe Morrison**

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**From:** Belzberg, Adam S. <adam.belzberg@stoel.com>  
**Sent:** Friday, March 30, 2018 11:41 AM  
**To:** Joe Morrison  
**Subject:** Re: Brown v. China Integrated Energy

Thanks, Joe.

I guess we'll have to agree to disagree. I also do not represent CSI, S.A. in this matter and have no authority to accept or waive service. Unlike CSI, S.A., these cases you sent me involve service on foreign individual defendants who have many ties to other domestic defendant entities with registered agents and employees in the US. As a foreign entity that is covered by The Hague Convention and has no employees or operations in the US, it would be contrary to FRCP 4(f)(1) and due process for service to be permitted on CSI domestically in this case. Especially since you have chosen to not even attempt compliance with The Hague Convention and FRCP 4(f)(1).

Thanks,

Adam

Adam S. Belzberg | Partner  
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On Mar 30, 2018, at 9:22 AM, Joe Morrison  
<[joe.morrison@ColumbiaLegal.org](mailto:joe.morrison@ColumbiaLegal.org)<mailto:joe.morrison@ColumbiaLegal.org>> wrote:

Another case supporting our approach. Hope this helps and that your client will ultimately decide to waive service to move matters along. Thanks again for your quick review and constructive dialogue. Joe <Brown v. China Integrated Energy\_ Inc.\_ 285 F.R.D. 560.docx>

## Joe Morrison

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**From:** Belzberg, Adam S. <adam.belzberg@stoel.com>  
**Sent:** Wednesday, March 28, 2018 12:00 PM  
**To:** Joe Morrison  
**Subject:** RE: Alternative service - Rule 4(f)(3)

Thanks, Joe.

Just to be clear, we were engaged to represent CSI Visa Processing U.S.A., LLC in this matter, not CSI Visa Processing, S.A. I'll be back in touch tomorrow.

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

**From:** Joe Morrison [<mailto:joe.morrison@ColumbiaLegal.org>]  
**Sent:** Wednesday, March 28, 2018 11:47 AM  
**To:** Belzberg, Adam S.  
**Subject:** Alternative service - Rule 4(f)(3)

Hi, Adam. Thanks for your willingness to consider alternative service on your client to avoid a year of delay by having to use the Hauge Convention process. Here are two cases for your consideration. We will hold off filing our motion until I hear from you tomorrow. Thanks,

- *Rio Props. v. Rio Int'l Interlink*, 284 F.3d 1007, 1015-17 (9th Cir. 2002)
- *Microsoft Corp. v. Buy More, Inc.*, 703 F. App'x 476, 480 (9th Cir. 2017)

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